IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA MACON DIVISION

KIMBERLY M. ROSE,)	
Plaintiff,)	
)	Circil Action File No.
V.)	Civil Action File No.
CHRISTIAN R. LIVINGSTON,)	5:18-cv-00231-MTT
)	
)	
)	
Defendant.)	

PLAINTIFF'S DEPOSITION PAGE AND LINE DESIGNATIONS

Comes now, Plaintiff Kimberly Rose, and files her Plaintiff's Deposition Page and Line Designations, and respectfully show s the court the following:

1.

The plaintiff seeks to use the following pages of the deposition of Dr. Chapdelaine:

4:12-6:2;

7:6-13:25

14:14-14:16

14:23-21:15

21:23-23:11

24:1-25:1

25:21-26:13

27:5-29:11

33:1-33-7

- 33:12-41:11
- 41:24-46:22
- 47:1-56:1
- 56:7-59:17
- 59:19-63:21
- 64:1-64:11
- 64:23-65:11
- 65:17-70:17
- 72:7-74:12
- 76:19-78:2
- 78:5-78:11
- 78:17-79:1
- 80:5-91:13

This 7th day of October 2020.

Submitted by:

Jon R. Hawk Sr.

Jon R. Hawk, Sr. Morgan & Morgan, P.A. Attorney for Plaintiff 230 Northside Crossing Macon, Georgia 31210

CERTIFICATE OF SERVICE

This is to certify that I have this day served a copy of the foregoing

Plaintiff's Deposition Page and Line Designations via electronic service using
the CM/ECF-Pacer system, which will automatically send email notification of
such filing to the counsel of record, and/or depositing same in the United States

Mail in a properly addressed envelope with adequate postage thereon to:

Cubbedge Snow, III Martin Snow, L.L.P. PO Box 1606 Macon, Ga 31202 Attorney for Defendant

Wayne D. McGrew, III Samuel E. Britt, III McGrew, Miller, Bomar, Bagley LLC 50 Hurt Plaza, SE, Suite 1200 Atlanta, Ga 30303

This 7th day of October 2020.

/s/ Jon R. Hawk, Sr. Georgia Bar No.: 338645 Attorney for Plaintiff